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8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA, OAKLAND COURTHOUSE	
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11	JEROMIE INGALISE, an individual;	CASE NO.: 4:21-cv-00840-HSG
12	Plaintiff,	STIPULATION AND ORDER
13	V.	POSTPONING DISCOVERY DATES AND DEADLINES
14	BAY AREA RAPID TRANSIT DISTRICT, A municipal corporation; and DOES 1-50,	
15	Inclusive,	
16	Defendants.	
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20	Plaintiff, Jeromie Ingalise, and defendant, San Francisco Bay Area Rapid Transit District	
21	(hereinafter "BART") (Collectively "the Parties") through their respective counsel, hereby	
22	stipulate and seek an order of this Court rescheduling certain discovery-related dates and	
23	deadlines to permit the Parties to avoid incurring expenses associated with further discovery and	
24	expert witness services pending completion of a Settlement Conference scheduled with	
25	Magistrate Judge Beeler on November 9, 2021.	
26	The Parties are confident that they have completed sufficient discovery and investigation	
27	to permit a meaningful Settlement Conference with Magistrate Judge Beeler, and prefer to defer	
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	Stipulation and Order Postponing Discovery Dates and	
	Deadlines	4:21-cv-00840-HSG

the remaining depositions and matters related to expert witnesses, to be completed only if 1 settlement cannot be achieved at the upcoming Settlement Conference. 2 3 The parties have met and conferred and propose the following modification to the 4 existing case schedule: 5 **EVENT Existing Deadline Proposed Deadline** 6 Fact Discovery Cutoff November 5, 2021 December 3, 2021 7 **Expert Designations** November 19, 2021 December 10, 2021 8 Rebuttal Expert Designations December 17, 2021 December 31, 20221 9 **Expert Discovery Cutoff** January 14, 2022 Unchanged 10 Hearing on Dispositive Motions February 24, 2022 Unchanged 11 Pre-Trial Conference Unchanged May 24, 2022 12 Jury Trial June 6, 2022 Unchanged 13 14 IT IS SO STIPULATED. 15 DATED: October 26, 2021 POINTER & BUELNA, LLP 16 17 Patrick Buelna, Esq. Attorney for Plaintiff 18 EDRINGTON, SCHIRMER & MURPHY LLP 19 DATED: October 26, 2021 20 By /s/ 7imothy P. Murphy 21 Timothy P. Murphy, Esq. 22 Attorney for Defendant SAN FRANCISCO BAY AREA RAPID 23 TRANSIT DISTRICT 24 IT IS SO ORDERED: 25 DATED: \_\_\_ 10/27/2021 26 United States District Judge 27 28 Stipulation and Order Postponing Discovery Dates and

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Deadlines